Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 10:00 A.M. Present: Honorable Timothy S. Buckley, Acting Presiding Justice; Honorable Dennis A. Cornell, Associate Justice; Honorable Betty L. Dawson, Associate Justice; and Kay Frauenholtz, Clerk/Administrator, by Anthony Lauria, Senior Deputy Clerk.

F042722 Stewart et al. v. McMenomy et al.

Cause called and argued by Robert V. Fullerton, Esq., counsel for appellant and by Jean M. Pledger, Esq., counsel for respondent.

Cause ordered submitted.

Court recessed until 1:30 P.M.

The court reconvened in its courtroom at 1:30 P.M. Present: Honorable Timothy S. Buckley, Acting Presiding Justice; Honorable Dennis A. Cornell, Associate Justice; Honorable Betty L. Dawson, Associate Justice; and Kay Frauenholtz, Clerk/Administrator, by Anthony Lauria, Senior Deputy Clerk.

F042419 Co. of Kern v. Vontz

Cause called and argued by N. Thomas McCartney, Esq., counsel for appellant and by Jennifer L. Thurston, Esq., Deputy County Counsel, counsel for respondent.

Cause ordered submitted.

F040778 People v. Hunt

Cause called and argued by William I. Parks, Esq., counsel for appellant. Brian Alvarez, Esq., Deputy Attorney General, counsel for respondent waived oral argument.

Cause ordered submitted.

The court adjourns.

F043188 People v. Balladares

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F043188 People v. Balladares

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043583 In re Artemio A., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F043583 In re Artemio A., a Minor

Appellant's adjudication of vandalism as alleged in the March petition is affirmed. Appellant's adjudication of vandalism as alleged in the May petition is reversed and the matter is remanded for new proceedings to determine the truth of the allegation of that offense. If the allegation is found true, the disposition previously pronounced shall be reimposed with the following modifications: (1) the marking device condition shall be modified to reflect that appellant is not prohibited from using felt tip pens and other marking devices while at school as directed by, and under the supervision of, school personnel; and (2) the Department of Motor Vehicles shall delay issuing to appellant the privilege to drive for one year, pursuant to Vehicle Code section 13202.67. If the allegation of vandalism contained in the May petition is not sustained, the court shall proceed with new disposition proceedings, in accordance with the views expressed in this opinion. ³

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F041629 People v. Wright

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F041629 People v. Wright

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042183 Vasquez v. Newell

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F042183 Vasquez v. Newell

The judgment is affirmed. Costs on appeal are awarded to respondent.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042604 The Lundin/Weber Company LLC v. Brea Oil Company, Inc.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F037882 People v. Hollis

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F037882 People v. Hollis

The judgment is reversed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]